# SUPREME COURT MINUTES TUESDAY, APRIL 24, 2001 SAN FRANCISCO, CALIFORNIA

2nd Dist. People, Respondent

B144271 v

Eefrom Jones, Appellant

The time for granting review on the court's own motion is hereby extended to and including May 29, 2001. (Cal. Rules of Court, rule 28(a)(1).)

Orders were filed in the following matters extending the time within which to grant or deny a petition for review to and including the date indicated, or until review is either granted or denied:

A083800/S095569 People v. Donald Plyer; In re Donald Plyer on Habeas Corpus – May 29, 2001.

B118440/S095478 People v. James M. Myron – May 25, 2001.

E028808/S095488 Wayne Adam Ford v. San Bernardino County Superior

Court; People, RPI – May 27, 2001.

G028616/S095548 Virginia Durst v. Orange County Superior Court; Robin

Wilt, RPI – May 25, 2001.

F018487/S095557 Keith Melton v. Industrial Indemnity Company – May 29,

2001.

F031202/S095619 People v. James Peracchi – May 29, 2001.

S025519 People, Respondent

V.

Colin Raker Dickey, Appellant

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to and including June 14, 2001.

No further extensions of time are contemplated.

# S028970 People, Respondent

v.

Richard Stitely, Appellant

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to and including June 5, 2001.

### S029384 People, Respondent

v.

Dannie Ray Hillhouse, Appellant

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's reply brief is extended to and including May 31, 2001.

## S086474 In re Ralph Michael Yeoman

on

Habeas Corpus

On application of respondent and good cause appearing, it is ordered that the time to serve and file the informal response to the petition for writ of habeas corpus is extended to and including May 11, 2001.

## S087643 In re Christopher Clark Box

on

Habeas Corpus

On application of petitioner and good cause appearing, it is ordered that the time to serve and file petitioner's reply to informal response to the petition for writ of habeas corpus is extended to and including June 22, 2001.

### S091459 People, Respondent

v.

Zuheir Anis Totari, Appellant

On application of respondent and good cause appearing, it is ordered that the time to serve and file the answer brief on the merits is extended to and including May 8, 2001.

S091530 In re Robert Fairbank, Jr.

on

Habeas Corpus

On application of petitioner and good cause appearing, it is ordered that the time to serve and file petitioner's reply to informal response to the petition for writ of habeas corpus is extended to and including June 11, 2001.

S091757 San Remo Hotel, L.P. et al.,

Plaintiffs, Cross-defendants and Appellants

v.

City and County of San Francisco et al.,

Defendants, Cross-Complainants and Respondents

On application of appellants and respondents and good cause appearing, it is ordered that the time to serve and file a consolidated response to multiple amicus curiae briefs is extended to and including May 21, 2001.

No further extensions are contemplated.

S094467 Jill Shively, Appellant

v.

Joseph Bosco et al., Respondents

On application of respondent and good cause appearing, it is ordered that the time to serve and file the opening brief on the merits is extended to and including May 29, 2001.

S095213 Betty Jean Myers, Appellant

v.

Phillip Morris Companies, Inc. et al., Respondents

On application of appellant and good cause appearing, it is ordered that the time to serve and file the opening brief on the merits is extended to and including May 21, 2001.

S022173 People, Respondent

v.

Clifford Stanley Bolden, Appellant

The application of appellant for leave to file the appellant's reply brief in excess of the page limit is granted.

S081408 In re Jack Gus Farnam

on

Habeas Corpus

The application of petitioner for relief from default to file the reply to the informal response is granted.

S025121 People, Respondent

v.

Robert Clarence Taylor, Appellant

In light of counsel's representation that no further extensions of time will be sought, appellant's "request for final extension" of time for filing appellant's reply brief is granted to and including May 1, 2001. No further extensions of time will be granted.. Counsel's failure to submit such pleading by May 1, 2001, will result in counsel's default on the obligation to timely file the appellant's reply brief.

2nd Dist. Timothy Crayton

B139228

V.

CFF Properties Partnership, etc. et al.

The above entitled matter, now pending in the Court of Appeal, Second Appellate District, is transferred from Division One to Division Three.

2nd Dist. Jahan Frederick Handjani

B143128

v.

Committee of Bar Examiners, etc.

The above-entitled matter, now pending in the Court of Appeal, Second Appellate District, is transferred from Division Three to Division One.

Bar Misc. 4186 In the Matter of the Application of the Committee of Bar Examiners of the State of California for Admission of Attorneys

The written motion of the Committee of Bar Examiners that the following named applicants, who have fulfilled the requirements for admission to practice law in the State of California, be admitted to the practice of law in this state is hereby granted, with permission to the applicants to take the oath before a competent officer at another time and place:

(LIST OF NAMES ATTACHED TO ORIGINAL ORDER)

112032-01

THE HONORABLE J. ANTHONY KLINE, Presiding Justice of the Court of Appeal, First Appellate District, Division Two, is hereby assigned to assist the Supreme Court of California as a justice thereof, on April 23, 2001, and until completion and disposition of all causes and matters submitted pursuant to this assignment including, if necessary by reason of a vacancy or disqualification of a Supreme Court justice, petitions for rehearing arising out of such causes and matters.

Dated: April 23, 2001

Ronald M. George Chief Justice of California and Chairperson of the Judicial Council